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11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NEVADA	
13	DISTRICT	OF NEVADA
14	THE SEASONS HOMEOWNERS	CASE NO. 2.17 CV 01917 ICM CWILL
15	ASSOCIATION, INC., Nevada nonprofit corporation, and DOE HOMEOWNERS 1	CASE NO. 2:16-CV-01816-JCM-CWH
16	through 1000	
17	Plaintiffs,	
18	vs.	STIPULATION AND ORDER TO
19		EXTEND DISCOVERY
20	RICHMOND AMERICAN HOMES OF NEVADA, INC., a foreign corporation doing	(First Request)
21	business in Nevada; RED ROCK	
22	MECHANICAL, LLC, a Nevada company; ASPEN MANUFACTURING HOLDINGS,	
23	INC. fka ASPEN MANUFACTURING, INC., a foreign corporation doing business in	
24	Nevada; and DOE INDIVIDUALS 1-200;	
25	and ROE BUSINESS or GOVERNMENTAL	
26	ENTITIES 1-200,	
27	Defendants.	
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STIPULATION AND ORDER TO EXTEND DISCOVERY

(FIRST REQUEST)

On January 17, 2017, this Court entered the Joint Discovery Plan and Scheduling Order (Doc. 36) agreed to by the parties. Since then, plaintiff has settled with defendants Richmond American Homes of Nevada, Inc. and Red Rock Mechanical, Inc. That settlement is the subject of a Joint Motion for Determination of Good Faith Settlement (Doc. 42).

Plaintiff and Defendant Aspen Manufacturing Holdings, Inc., acting by and through counsel, stipulate that the Discovery Plan and Scheduling Order (Doc. 36) be amended to reflect a new discovery cut-off date. The reason for the amendment is that analysis of recent samples taken by Aspen has been delayed due to difficulty in finding a lab capable of doing the requisite analysis. Accordingly, the Plaintiffs and Defendant Aspen hereby agree to move the discovery cut-off date from July 5, 2017, to July 26, 2017. All other dates remain unchanged.

Dated this 5th day of July 2017

Dated this 5th day of July 2017

/s/ Michael Gayan

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/S/ Sean Cooney

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ASPEN MANUFACTURING HOLDINGS, INC.

fka Aspen Manufacturing, Inc.

ORDER ON STIPULATION AND ORDER TO EXTEND DISCOVERY (FIRST REQUEST)

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IT IS HEREBY ORDERED that the Stipulation and Order to Extend Discovery

(First Request) is granted.

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United States Magistrate Judge

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 $_{\mathrm{Dated:}}$ July 6, 2017

8 RESPECTFULLY SUBMITTED BY:

THORNDAL, ARMSTRONG, DELK, BALKENBUSH & EISINGER

11 /s/Sean D. Cooney, Esq

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